## 800H 801 PAGE 283

800X 37 747

herein required to be paid on the property he	axes, assessments, water rent, public dues and charges of every kind sessed or incurred when legally due, together with insurance premiums ereby mortgaged;
mortgaged premises insured against loss with	ng the continuance of this mortgage the buildings erected on the said fire insurance and extended coverage, for a sum of not less than and reliable insurance company, paying the premiums and assess-
ments thereon as they fall due and become p	payable, and that they will maintain and deliver to the any other insurance which the mortgagors may carry upon the prem-
ises, and cause the same to be made payable t	to the said mortgagee for its benefit in case of loss or aid insurance; and the said mortgagor further in like manner cove-
nant and agree that shouldthey the premiums and assessments necessary to l	fail in any of these particulars, and the said mortgagee pay keep said policy or policies of insurance in force, the same so paid, id mortgaged property as though included in the first instance in this
or said mortgaged property or any part there in good tenantable repair, in the judgment of	venant to commit or suffer no waste, impairment or deterioration eof, and further covenant to keep the premises hereby mortgaged the said mortgagee ,its personal representations of these respects shall constitute a default herein.
and the interest thereon, or any installment of	yment of the promissory note aforesaid at maturity, f principal or interest, or in the payment of any renewal in whole or shall mature and become payable, or in the performance of any
covenant herein contained, then it shall be	lawful for the mortgagee_, or its xxxxxxxxxxxxxx
incident to said sale, at the Court House door cash, after having given at least twenty (20) a lished in Frederick County, Maryland, of the tat least once in each week for three successive prior to sale and the last such publication to be of such sale to the payment, in the first place,	may be necessary to satisfy and pay said debt, interest and all costs in Frederick, Maryland, or on the premises, at public auction, for days' previous notice of such sale inserted in some newspaper publime, place, manner and terms of sale, such notice to be so published weeks, the first such publication to be not less than twenty days to not more than one week prior to sale, and to apply the proceeds of all costs, taxes, charges and insurance premiums hereinabove and see attending such sale, including the usual equity commissions and
reasonable counsel fee, and then to the payme	
gagors, or to their	heirs, successors or assigns.
THAT if the said mortgagor S shall def	fault in the performance of any of the things hereby covenanted to
be done and performed by them for sale under the power of sale herein containe in said advertisement of sale, in that event the the discontinuance of said sale, including couns	and the property herein mortgaged shall be advertised ed, then and if for any cause said sale shall not be made as provided se costs and expenses of sale which have accrued up to the time of sel fees, and one-half commissions upon the amount of the debt and ationed, shall be a part of the mortgage debt herein mentioned, and
the said mortgagor_s covenant and agree	that they will pay the same.
water rent, public dues and charges when legal public dues and charges by the mortgagee_, or	mortgage the mortgagor_Sshall fail to pay all taxes, assessments, lly due, upon the payment of such taxes, assessments, water rent, r assignee_, such sums as shall be paid with interest thereon shall herein mortgaged property as though included in the first instance
be a debt of the mortgagor S and a lien on the n the mortgage itself.	
be a debt of the mortgagor S and a lien on the	A)
n the mortgage itself.	Charles D. Bowie, III (SEAL)
n the mortgage itself.	Carly Or Sour II (SEAL)
n the mortgage itself.	Charles D. Bowie, III  Charles D. Bowie, III  (SEAL)
NITNESS:  Since A Gebt of the mortgagor S and a lien on the nortgage itself.  WITNESS:	Charles D. Bowie, III   Charles D. Bowie, III   Paul L. Brown  (SEAL)  William C. Hardy  (SEAL)
WITNESS:  WITNESS:  Dorothy Bowie, Mary E. Brown execution of this mortgage for	Charles D. Bowie, III  Faul L. Brown  (SEAL)  Paul L. Brown  (SEAL)  William C. Hardy  (SEAL)  and June Hardy do hereby join in the or the purpose of releasing their dower.
WITNESS:  WITNESS:  Dorothy Bowie, Mary E. Brown execution of this mortgage for interests in the above description.	Charles D. Bowie, III  Faul L. Brown  (SEAL)  Paul L. Brown  (SEAL)  William C. Hardy  (SEAL)  and June Hardy do hereby join in the or the purpose of releasing their dower ibed properties.
WITNESS:  WITNESS:  Dorothy Bowie, Mary E. Brown execution of this mortgage for	Charles D. Bowie, III  Faul L. Brown  (SEAL)  Paul L. Brown  (SEAL)  William C. Hardy  (SEAL)  and June Hardy do hereby join in the or the purpose of releasing their dower
WITNESS:  WITNESS:  Dorothy Bowie, Mary E. Brown execution of this mortgage for interests in the above description.	Charles D. Bowie, III    Charles D. Bowie, III     Charles D. Bowie, I